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NEW YORK, FRIDAY, JANUARY 18, 1901.

"KEEP UP BOYS, NEVER SAY DIE; THERE ARE OTHER -M'ALISTER, AFTER JUDGE'S CHARGE.



THE ACCUSED MEN LISTENING TO THE PROSECUTOR'S ARRAIGNMENT.

LEGISLATURE MUST PROTECT MILL GIRLS.

The Evening World Urges the Passage of Marks Bill to Make the Possession of Knockout Drops a Felony.

The terrible revelations at the Paterson murder trial show the prevalence

for a law to protect other mill girls from the fate that befell Jennie Bos-

A similar crusade was instituted by meritorious.

The World in this State, and the law now provides severe penalties for this crime. The police highly praise the present law and say it has rendered such crimes as the murder of Jennic that indersed by The Evening World Bosschieter exceedingly rare in this and introduced by Assemblyman Maprices. State.

Archibated G. Dunning, of Hamilton Trust Company—The Marks bill ton Trust Company—The Marks bill ton Trust Company—The Marks Should certainly be passed. New Jersey needs it badly judging from the Bosschieter case. I'm sure the Legislature will adopt it. New York has had less knockouts since the law was passed there. I'm glad The Evening World is to support it.

The Bill introduced.

The bill urged by The Evening World has been introduced at Trenton by Assemblyman Maurice Marks, of Jersey City.

It provides that any person other than a duly licensed and practicing physician who has in his possession any narcotic or anaesthetic substance which will produce stupor or unconsciousness, with intint to use the same upon any person, unless by direction of a duly fleensed physician, shall be guilty of a misse physician, shall be guilty of a fine of from meanor and subject to a fine of from man is heartly in favor of the proposed man is specific. meanor and subject to a fine of from meanor and subject to a fine of from man is heartly in favor of the proposed sa. 1000 to \$5,000, or imprisonment from law. It should prove of great value in

The mothers and fathers of New Jerwho have at heart the welfare of the cursoff with.

Albert Van Voorhis, Proprietor of the preservation of the State's fair should certainly

EVENING WORLD'S BILL TO PROTECT MILL GIRLS.

The provisions of the bill introduced by Representative Marks

and urged by The Evening World are:

Any person other than a duly Heensed and practicing physician who has in his possession any narcotic or annesthetic substance which will produce stupor a unconsciousness, with intent to use the same upon any person, unless by direction of a duty theensed physician, shall be guilty of a misdemeanor and subject to a fine of from \$1,000 to \$5,000 or imprisonment from one to five years.

much oscupied with the case now on the control of t

the enthusiastic support of every mem- Wesley Buckley, ex-Clerk of the

preventing such crimes as Paterson has

the preservation of the State's fair name can make sure the enactment of the law by writing to The Evening World in support of the measure.

Praised Evening World.

At the Bosschleter trial to-day the prosecutors and lawyers commended The Evening, World's crusade and pronounced the bill satisfactory and effective.

Some of the opinions follow:

Public Prosecutor Eugene Emley

of the United States Hotel—The bill should certainly become a law, and the should certainly become the should certainly become a law, and the should certainly become a law, and the should certainly become a law, and the should certainly become allaw, and the should certainly become allaw, and the should certainly become a law, and the should certainly become allaw, and the should certainly become till should certainly become til

Public Prosecutor Eugene Emicy

Such a law would be effective, and I favor the passage of the bill. The Evening World is doing good service in urging for the passage of Assemblyman Mark's bill. New Jorsey needs it. The many ing the catestical My attention is so The Pennsylvania Limited

The Pennsylvania Limited is a deligated link in the journey to the sunny link & California.

WEATHER FORECAST.

six hours ending 8 P. M. Saturday, for New York City and vicinity: Fair and much colder to-night; Saturday fair and continued cold; high northwest winds, diminishing.

.......

West and Southwest

AND JUDGE DIXON WAITS.

RESULTS AT NEW ORLEANS.

FOURTH RACE-Boomerack 1, Senator Beveridge 2, Azim 3, FIFTH RACE -Laure its 1, Doueterswivel 2, Junnetta 3. SIXTH RACE-Prince Real . 19th Mattre 2, Tom Gilmore 3

DEFENSE'S WEAK SPOTS POINTED OUT BY EMLEY

M'Al ISTER said he was at Arch Street Bridge at 9 P. M. TAT 9 IS P. M.

CAMPBELL says he was unable to get milk for the girl in saloon. MALISTER TESTIFIES HE DRANE MILK AND SELTZER AND THERE WAS MILK ON THE TRAY.

KAMERLING EWEARS HE HEARD HER SAYING "NO, NO." 'AMPRELL says and went willingly to the salson.

M'ALISTER, DEATH and CAMPBELL swore the girl walked from the CHRISTIE AND SCULTHORPE SWORE SHE WAS CAR-

M'ALISTER and the others swore they put her on the blanket because

WHY DID M'ALISTER HAVE HER HAIRPINS AND COMB

M'ALISTER says he didn't have an engagement with Kerr at saloon. WHY DIDN'T KERR SAY ANYTHING AT BEING KEPT WAITING AN HOUR AND A HALF WITH THE HACK?

"I A VI NO SCAPEGOAT," DECLARES M'ALISTER.

Rosschieter, sald to an Evening World reporter to-day: "I wish to deny that I ever said I was being made the scapegoat

in this affair we were all together, are all together and expect to be together whatever verdict the jury finds, although there seems but one verdict possible-ACQUITTAL." DEATH said: "We have not tried to shield ourselves behind Mc-

Alister. He knows that and we are as friendly as ever. CAMPBELL said: "It is not true that we have sought or will seek to save ourselves at McAlister's expense. We stand or fall to-

Jury in Paterson Girl Murder Trial Retire to Consider Evidence--Court's Charge Favored the Prosecution -- Tears in All Eyes.

(By direct wire to The Evening World.)

COURT HOUSE, PATERSON, Jan. 18. The case of McAlister, Death and Campbell, charged with the murder of

Jennie Bosschieter, weht to the jury at 3.40 P. M.

Judge Dixon delivered his charge to the jury in a very impressive manner. He spoke thirty-five minutes.

His charge was eminently fair, but it was regarded as VERY UNFAVORABLE TO THE ACCUSED. All three men were visibly affected, and listened to the Judge's words with pale faces and open mouths.

The Judge was deeply affected himself. Tears stood in his eyes, and toward the close there was a distinct tremor in his voice. After the jury had retired Mr. Scott took exception to the entire charge.

JUDGE DIXON'S OMINOUS CHARGE TO THE PATERSON JURY.

At 3.66 o'clock this afternoon Judge Dixon began his charge to the jury in some light on the matter. he trial of McAlister, Death and Camp-

flerce summing up after ex-Judge Hoff- invite your consideration. nan had made his final plea for the de-

his duty to instruct the jury in the law, and this he proposed to do.

comember that you must be convinced still committed beyond all reasonable doubt that either or all of these defendants is guilty of the crimes charged, in any degree what-

The Judge said he wished to call the jury's attention to some of the more prominent facts that had been brought

KERR MAY GET

men, are questions for you to consider.
"If it is proven that any one of these

About the Alleged Drug. "If an assault was committed on the BUT ALL, Rock fond, it is easier to beseve a drug WITH HIM. Rock fond, it is easier to believe a than "If any one engouraged her was administered in Saal's saloon than knowing that a drug was in her glass, to believe she was voluntarily intoxi-cated. The hackman swears he heard

were found on the ground may throw absinthe we

vorite drinks. If that is true, then it is "The absence, too, of certain garments not true that she was unaccustomed to bell for the murder of Jennie Boss- may also be of use to you in considering a mixture of these Equors. Dr. Vanbell for the murder of Jennie Boss-chieter, the Paterson mill girl.

Prosecutor Emley had just finished his

Sculthorpe, then this absence might well he had employed all the tests used by. "Have the detectives any motive to "The sum of the

"The sum of the analysis made in this swear falsely regarding a confession by case should have weight, not single inany of the defendants? Have the destances, and I may say that I did not voice, which could be heard but by few foundants any motive to deny having consider the reasoning of Mr. Hoffman made such confessions? These, gentlessound in this connection.

sound in this connection.
"IF IT BE PROVED THAT A DRUG WAS ADMINISTERED TO THIS GIRL "Under the indictment," he said, "you defendants assaulted the girl by the FOR THE PURPOSE OF MAKING can find all guilty of assault, or all roadside while she was insensible he is HER INCAPABLE OF RESISTANCE guilty of murder, or you can find one guilty of assault, and every one there BY ONE OF THE DEFENDANTS guilty of assault, or murder, or two, or was equally guilty. If she had, on the THEN MURDER IN THE FIRST DEyou can find one or all guilty of any other hand, by her voluntary intoxica- GREE, WAS COMMITTED IF SHE degree, of either crime. And you must then become insensible, the crime was DIED FROM THE EFECTS OF THE DRUG. AND NOT ONLY IS THE ONE WHO GAVE IT HER QUILTY. BUT ALL WHO PARTICIPATED

be is equally guilty. commont facts that had been brought out by the testimony.

He Points Out Same Pacts.

"During the drive from the saloon."

"During the drive from the saloon."

Withaus her sworn this bottle can state that Jennic salod. "It has been shown that Jennic salod." It has been shown that Jennic salod. "It has been shown that Jennic salod." It has been shown that Jennic salod. "It has been shown that Jennic salod." It has been shown that Jennic salod. "It has been shown that Jennic salod." It has been shown that Jennic salod. "It has been shown that Jennic salod." It has been shown that Jennic salod. "It has been shown that Jennic salod." It have instructed you as far as lies in my power. You must determine the guilt or innocance of the accessed. You can find alloor one guilty of assault or of murder, and you have salomen dury one.

Bosschleter was unconscious or nearly swears he found this drug in the stom orm, and I pray you may be guided to

LIGHT SENTENCE. His Fate Entirely Depends Upon the Verdict in

I resent Trial.

made any plans regarding him. Judge Dixon announced from the bench to-day that he would consider only civil cases next week, which shows that Kerr will not immediately be brought to trial in

for the prosecution, Judge Hoffman's final plea for the defense the middle, up and down the corridor. and other details of the trial will To an Evening World reporter Mc-

M'ALISTER DEFIANT; OTHERS COLLAPSE.

The fate of George J. Kerr depends Nervy Leader Cheers Up His Companions When He Reaches the Jail.

not immediately be brought to trial in any event.

It is thought that if the accused are found guilty of murder in the first degree Kerr will be tried for the same offense, but that if a lesser verdict in rendered he will be allowed to plead to manslaughter as being an accessory after the fact and will escape with a light sentence.

It will be remembered there is no testimony connecting Kerr with the alleged administering of the chloral, nor any active participation in the alleged.

Campbell were ashen-pale.

Uniteratinent of the dead kirk.

(By direct wire to The Evening World.)

COURT-HOUSE,

PATERSON, N. J., Jan. 18.

After the Judge had charged and the chough but not as much as Emicy. We can only wait now. There is nothing for us to say or do."

The three men chatted together in any scrive participation in the alleged caught him. McAlister and any scrive participation in the alleged.

Campbell were ashen-pale.

United the fall the men recovered.

any setive participation in the alleged Campbell were ashen-pale.

Ill-treatment of the dead girl.

Prosecutor Emiley's sun-ming up to the prosecution, Judge Hoff-cells paced side by side, McAlister in if this jury should be against us."

Were in mental asony, but McAlister sought to cheer up Death and Campbell. Keep up, boys, he said. "Never asy die. There are other courts than this if this jury should be against us."

"While I can't take exception to Judge Eafe and sure. 25c. at drugging.